

**REGULAR MEETING OF THE CITY COUNCIL
PLANTATION, FLORIDA**

November 12, 2014

The meeting was called to order by Councilmember Lynn Stoner, President of the City Council.

1. Roll Call by City Clerk:

Councilmember:	Jerry Fadgen Ron Jacobs Robert A. Levy Lynn Stoner Chris P. Zimmerman
Mayor:	Diane Veltri Bendekovic
City Attorney:	Donald J. Lunny, Jr.

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2. The invocation was offered by Councilmember Fadgen.

The Pledge of Allegiance followed.

3. Approval of Minutes of Meeting – October 8, 2014

Minutes of the regular meeting of October 8, 2014 were approved.

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ITEMS SUBMITTED BY THE MAYOR

Jim Romano, Director of Parks and Recreation, made the following announcements:

- The bi-annual Multi-family Garage Sale will be on Saturday, November 15, 2014, at Volunteer Park. The cost is \$30 for each parking spot.
- PAL registration will be on Saturday, November 15, 2014, at the Central Park Gymnasium. Registration is for softball, baseball and basketball for 13-15 year olds. Registration is also online at www.palsports.org or www.plantation.org.
- The Web.com Stage 2 Qualifying School will be held between November 16 and November 21, 2014 at the Plantation Preserve Golf Course. The course will be closed to the public during this event.

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Mayor Bendekovic made the following comments:

- There will be an Author Book Discussion at the Helen B. Hoffman Library on Saturday, November 15, 2014 between 2:00 p.m. and 3:00 p.m.
- The Kiwanis Club of Plantation presents “Shop Till You Drop” on Thursday, November 20, 2014 between 7:00 p.m. and 9:00 p.m. at Deicke Auditorium.
- The Greater Plantation Chamber of Commerce presents “It’s a Wonderful Life Holiday Parade” on Saturday, November 26, 2014 at 9:00 a.m.
- The Plantation Farmer’s Market is at Volunteer Park every Saturday between 8:00 a.m. and 2:00 p.m.
- The next City Council meeting is November 19, 2014.

Mayor Bendekovic was proud to say that 47% of the Plantation residents participated in the November 4, 2014 election. The average in Broward County was 44%. The lowest precinct was 39% and the highest precinct was 56%. She found it interesting that even though we were at the bottom it did not make a difference.

We are moving forward with selecting a CAO. Seven people will do a matrix and interviews will be in the Council Chambers on an off Council night. There will be five Council members, Dan Keefe and the Mayor. If there are any additions or suggestions please contact Mr. Keefe. We need to get started on this right away because it is a lengthy process. The selection will not be until approximately March 18, 2014 after the next election in the City of Plantation.

We would appreciate 47% participation in the March 18, 2014 election; that would be a record.

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CONSENT AGENDA

Mr. Lunny explained the Consent Agenda since students are present. He explained that the Consent Agenda is normally to authorize purchases that the City is requesting. The Council also authorizes legislation, which is in the form of an ordinance that has been pulled. They also imposes assessments and liens on property for people that fail to take care of their property. Item Nos. 16 through 19 confirms the payment of various City bills.

As a Commissioner of the CRA, Mayor Bendekovic has a voting privilege on Item No. 19.

Item Nos. 4, 5, and 9 were pulled for discussion and voted on separately.

Mr. Lunny read the Consent Agenda by title.

6. Request to approve the purchase of two (2) 2015 Harley Davidson Road King Police equipped motorcycles in the total amount of \$38,950. (Budgeted – Police)
7. Request to approve the purchase of one (1) vehicle (2015 Ford Escape) in the amount of \$21,688.98. (Budgeted – Design, Landscape & Construction)
8. Request to approve the purchase of the ongoing maintenance for our Microsoft licensed software in the amount of \$34,773. (Budgeted – IT)

Resolution No. 11973

10. **RESOLUTION** approving a utility work by Highway Contractor Agreement to facilitate the relocation of Plantation Water and Wastewater Utilities in conflict with State of Florida Department of Transportation Project “Florida’s Turnpike at SR838 (Sunrise Boulevard)” within the City of Plantation; authorizing the execution and delivery of the utility work by Highway Contractor Agreement for such purpose; giving Administration and the Legal Department the authority to make minor changes as appropriate City Officers executing the document and performing same; providing an effective date thereof.

Resolution No. 11974

11. **RESOLUTION** assessing a lien on certain property for the cost to the City of Plantation of its mowing and clearing said property located at 571 NW 48th Avenue. (Steele)

Resolution No. 11975

12. **RESOLUTION** assessing a lien on certain property for the cost to the City of Plantation of its mowing and clearing said property located at 400 East Tropical Way. (Wittneben)

Resolution No. 11976

13. **RESOLUTION** assessing a lien on certain property for the cost to the City of Plantation of its mowing and clearing said property located at 4034 SW 4th Street. (Nessen)

Resolution No. 11977

14. **RESOLUTION** assessing a lien on certain property for the cost to the City of Plantation of its mowing and clearing said property located at 6531 NW 18th Court. (Bright Investments LLC)

Resolution No. 11978

15. **RESOLUTION** for adopting the official City Holidays for the Calendar Year 2015.

Resolution No. 11979

16. **RESOLUTION** approving the expenditures and appropriations reflected in the Weekly Expenditure Report for the period October 16, 2014 through November 5, 2014 for the Plantation Gateway Development District.

Resolution No. 11980

17. **RESOLUTION** approving the expenditures and appropriations reflected in the Weekly Expenditure Report for the period October 16, 2014 through November 5, 2014 for the Plantation Midtown Development District.

Resolution No. 11981

18. **RESOLUTION** approving the expenditures and appropriations reflected in the Weekly Expenditure Report for the period October 16, 2014 through November 5, 2014.

Resolution No. 11982

19. **RESOLUTION** approving the expenditures and appropriations reflected in the Weekly Expenditure Report for the period October 16, 2014 through November 5, 2014 for the City of Plantation’s Community Redevelopment Agency.

Motion by Councilmember Fadgen, seconded by Councilmember Zimmerman, to approve tonight's Consent Agenda as printed. Motion carried on the following roll call vote:

Ayes: Jacobs, Zimmerman, Fadgen, Levy, Stoner
Nays: None

Mayor Bendekovic voted affirmatively on Item No. 19.

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Mr. Lunny read Item No. 4.

4. Request to purchase two 2014 Club Car Carry All 500 Gas with Turf Packages in the amount of \$20,110 – Preserve Golf Course. (Budgeted – Golf)

A Memorandum dated October 20, 2014, to Mayor Diane Veltri Bendekovic and City Council Members, from James S. Romano, Director of Parks and Recreation, follows:

Attached for your review is a quote from Hector Turf for the purchase of two 2014 Club Car Carry All 500 Gas with Turf Packages to be used at the Plantation Preserve Golf Course.

The total purchase price of this equipment is **\$20,110** based on the National IPA Account. Please note that the City of Plantation is a registered participant of the National IPA Account, which is a cooperative purchasing organization.

At this time the Parks and Recreation Department is requesting that we waive competitive bid of the item and purchase this equipment from Hector Turf.

If you should have any questions or concerns, please call me at 954-452-2514.

Councilmember Zimmerman indicated that he has a problem approving Item Nos. 4 and 5. In looking at the financial statements at the end of September, we had a deficit of about \$663,000 in the golf course. Coupled with the capital expenditures, we took leads to about a \$1.2 million draw on the unrestricted assets to the golf course bringing our unrestricted assets down to about \$1 million. If we continue to operate like we are, we will continue to dip into those unassigned reserves and sooner or later that money will have to come from somewhere. We have had discussions about this in the past. Even in the assets of the golf course, there is some depreciation but they are all negative numbers. Our depreciation reserves are at -\$6 million. He does not feel comfortable approving anymore expenditures on the golf course until we have a five-year plan so he can feel comfortable that our five-year expenditures project where we are going.

Councilmember Stoner questioned what the \$600,000 in expenditures was.

Councilmember Zimmerman stated that he met with Finance to make sure that he was understanding the financials. The financials show expenditures over five or six pages and if you add the expenditures from the revenue you get about -\$663,000 for last fiscal year; this was financials ending September 30, 2014.

In response to Councilmember Stoner, Councilmember Zimmerman advised that this included debt service; probably the new debt service. It is the old debt service but it has been refinanced.

Councilmember Stoner believes this is a good point but she questioned how we would continue to maintain the property without the equipment.

Councilmember Zimmerman advised that the equipment is running now. Perhaps we should look at other things rather than buying new equipment. We need to look at this more closely over this year, especially as the new budget year comes in to see where we are going the following year.

Mr. Romano indicated that his discussions with Dr. Caravella, before she left, showed that next year we would be in a deficit of about \$176,000. He is not sure where the \$1 million deficit is coming from and he will go back to Finance to discuss this. The equipment being replaced is original equipment that was purchased in 2006. We need to maintain the golf course to a certain level in order to host tournaments. He agrees that the golf course needs to be maintained; the golf course makes good money. If the golf course debt service increased from last year to this year approximately \$400,000 it will bring that revenue number down; however, it is paying off its debt service. This particular park is making revenue; it is drawing people to Plantation and is a viable destination point for golfers all over the country.

Councilmember Stoner questioned if it is promoted within the City itself that utilities are supposed to be self-sufficient.

Mr. Romano stated that they are an Enterprise Fund. When we bumped up the bond it was an additional \$400,000 drain on the golf course revenue. There has been discussions about some additional revenue opportunities that are being investigated at this time. Now is the time to look at raising rates; golf course and Parks and Recreation rates have not been raised since 2007 or 2008. Some of those proposals will be brought back to see if Council agrees. At this point and time, he strongly recommended to the Council that these items are approved in order to keep up the maintenance and the prestige look at the golf course. It is very important to keep golfers coming back to the facility. He believes that not approving and not purchasing anything is a bit premature. He noted that their payroll cost is approximately 54% of their total budget, which is kind of low comparative to our City Government.

Councilmember Stoner commented that we just started a new fiscal year. She thinks that the time to review Guidant's proposal and fees was before we got into the new budget year. She has mentioned before that Guidant has not had any problem submitting with the City's budget the fact that they were giving their employees raises while the City got squat for four years and to your own admission, no fees were raised. Guidant is the only one making money and you cannot call it an Enterprise Fund if the goal is not to make money.

Mr. Romano advised that it is an Enterprise Fund and it is there to stand on its own.

Councilmember Stoner believes there was some concern about increasing the debt service and the impact that it would have not just on the regular operating bottom line but on the reserve bottom line. It has pretty much been an immediate hit and she is wondering how much time is needed to re-examine this to maybe bring a little better comfort zone back.

Mr. Romano stated that it will not happen overnight. He will discuss this with Finance and Guidant and go through all of the numbers. We are coming into season now; this is where we make the most revenues. Maintenance is the number one priority right now; therefore, he encouraged Council to approve these items in order to keep the golf course looking pristine.

Councilmember Fadgen mentioned the existing equipment and questioned whether it is in such bad shape that it cannot be continued for another six months.

Mr. Romano explained that this is the original equipment. The rotors are cut once a week but the equipment is from 2006; it is eight years old. Other things also go on the equipment where it is too cost prohibitive to put more money into it. He stated that we try to keep our golf course at a pristine level and we want to make sure that the public comes back to play the course.

Councilmember Zimmerman reiterated that he feels there is a financial issue with this Enterprise Fund. The dollars Mr. Romano is talking about are different than what he has seen and what Finance has agreed to just the other day. If there is a deficit of \$660,000 a year, we will be taking out of the General Fund in two years to support the golf course and that is not where we need to be. He believes it was not an increase in debt service; the first few years was an interest only loan and now we are paying on the loan. We always knew when the Enterprise Fund was set up that we would have to pay the debt back, we just had the first few years as interest only.

Mr. Romano advised that is correct but it was refinanced because instead of being 20 years it is now ten years. The rate went up \$400,000 but the term was cut in half. If the City has to float the golf course \$100,000 or \$200,000 or \$1 million at the end of the term, the City will get reimbursed by the revenue the golf course will make. As long as the golf course is doing well it will have \$750,000 at the end of eight or nine years that could be paid right back to the City.

Mayor Bendekovic reminded everyone that we do have a five-year capital plan. She suggested going through the numbers and doing it for three years. That way we will see where we are going to be. Even though we are about to turn the corner we want to make sure that we keep the quality of the golf course up because it is a show case in the State but at the same time it is an Enterprise Fund and needs to support itself. Let's see how the numbers work and then we can come back and give at least three years.

Councilmember Zimmerman thinks we need some projections and he would push for the five-year; he would like to see where that is going. We know it is going to vary but we would have a better idea, especially with the way the expenditures are.

Mayor Bendekovic stated that she probably won't have the projections until around the first of the year.

Motion by Councilmember Zimmerman, seconded by Councilmember Levy, to approve Item No. 4 as presented. Motion carried on the following roll call vote:

Ayes: Jacobs, Zimmerman, Fadgen, Levy, Stoner
Nays: None

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Mr. Lunny read Item No. 5.

5. Continued request to approve the purchase of a Toro Groundsmaster 4500-D with Universal Sunshade in the amount of \$55,396.10. (Budgeted – Golf)

A Memorandum dated October 29, 2014, to Mayor Diane Veltri Bendekovic and City Council Members, from James S. Romano, Director of Parks and Recreation, follows:

Attached for your review is a quote from Hector Turf for the purchase of a Toro Groundmaster 4500-D with a Universal Sunshade to be used for the ongoing maintenance of the grasses at the Plantation Preserve Golf Course.

The total purchase price of this equipment is **\$55,396.10** based on the National IPA Account, which is valid from November 27, 2012 through November 26, 2017. Please note that the City of Plantation is a registered participant of the National IPA Account, which is a cooperative purchasing operation. The retail price for this piece of equipment is \$70,839.

At this time the Parks and Recreation Department is requesting that we waive competitive bid of the item and purchase this equipment from Hector Turf from the National IPA Agreement.

If you should have any questions or concerns, please call me at 954-452-2514.

Councilmember Zimmerman indicated that he has the same concerns. He mentioned that at the last meeting Councilmember Fadgen had concerns that we were not bidding this.

Councilmember Fadgen advised that since then he is at a better comfort level. He thinks we are going to the purchasing organization, IPA. This price is 78% of retail price.

Motion by Councilmember Zimmerman, seconded by Councilmember Fadgen, to approve Item No. 5 as presented. Motion carried on the following roll call vote:

Ayes: Jacobs, Zimmerman, Fadgen, Levy, Stoner

Nays: None

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Mr. Lunny read Item No. 9.

Ordinance No. 2521

9. **ORDINANCE** Second and Final Reading of an ordinance of the City Council of the City of Plantation, Florida, pertaining to the subject of Historic Preservation; creating a Historic Preservation Program for the City; and providing for severability, inclusion in the code, and an effective date.

A memorandum dated November 6, 2014, to Mayor Bendekovic and Members of City Council, from Quentin E. Morgan, Assistant City Attorney, follows:

I. Background

At First Reading of the Ordinance on October 22, 2014, the Council requested some additions to the Ordinance which have been red-lined for your ready reference. I have also included and highlighted criteria referenced at First Reading. In addition, additional information was requested on the historic preservation property tax exemption. An outline of the law is provide below.

II. Historic Preservation Property Tax Exemption

The historic preservation property tax exemption is a permissive provision of State law and was not included in the Ordinance at this time for a number of reasons, including lack of current qualifying properties, to allow the City program to reach a level of maturity before additional permissive features are added to the City's Historic Preservation Program. If added to the Ordinance, the exemption would only apply to that portion of the property tax levied by the City.

There are three areas of State law that authorize municipalities to adopt ordinances allowing a property tax exemption for historic properties. Section 196.1961, Florida Statutes, implements the constitutional provisions by authorizing the governing authority of a municipality to adopt an ordinance allowing an ad valorem tax exemption of up to 50 percent of the assessed value of property that meets all of the statutory criteria; (a) The property must be used for commercial purposes or used by a non-for-profit organization under Section 501(c)(3) or (6) of the Internal Revenue Code of 1986; (b) The property must be listed in the National Register of Historic Places, as defined in Section 267.021; or must be a contributing property to a National Register Historic District; or must be designated as a historic property or as a contributing property to a historic district, under the terms of a local preservation ordinance; (c) The property must be regularly open to the public. There are no locations at this time in the City that would qualify as a "qualified property".

Section 196.1997, Florida Statutes, implements the constitutional provisions that allow a property tax exemption for up to 100% of the increase in assessed improvements resulting from an approved rehabilitation of a qualified historic property. The exemption may remain in effect for up to 10 years. Qualified properties may be residential or commercial and must be either individually listed in the National Register of Historic Places, a contributing building in a National Register District, or designate a historic under the provisions of a local preservation ordinance. There are no locations at this time in the City that would qualify as a "qualified property". In addition, the rehabilitation work must be in accordance with the Secretary of the Interior's Standards for Rehabilitation and Guidelines for Rehabilitating Historic Buildings for which the ordinance makes the appropriate reference.

Section 196.1998, Florida Statutes, could apply if an improvement qualifies a historic property for an exemption under Section 196.1997, and the property is used for nonprofit or governmental purposes and is regularly and frequently open for the public's visitation, use, and benefit, the Board of County Commissioners or the governing authority of the municipality by ordinance may authorize the exemption from ad valorem taxation of up to 100% of the assessed value of the property, as improved; provided, however, that the assessed value of the improvement must be equal to at least 50% of the total assessed value of the property as improved. The exemption applies only to real property to which improvements are made by or for the use of the existing owner. In order for the property to qualify for the exemption provided to this section, any such improvements must be made on or after the day the ordinance granting the exemption is adopted.

The State Division of Historic Resources would review applications for the property tax exemption under the current Ordinance.

The State Division of Historic Resources would review applications for the property tax exemption under the current Ordinance. To qualify for an exemption a covenant is required for the term of the exemption.

I have attached for your reference a copy of the Statute and Administrative Rule, the Application Form and the Covenant Form.

The Ordinance is now ready for 2nd Reading.

Mr. Lunny stated that there is a handout with a couple of changes in yellow to a few of the pages to make the criteria read a little better. Assistant City Attorney Morgan provided in Part 2 of his memorandum of November 6, 2014, the three areas and different types of tax exemptions that the Council could add if it chooses to do so and explained why Administration did not include the tax exemptions in the first cut. Also included was some new language, which is highlighted, that was taken from the Palm Beach municipality identified last time in terms of proposed additional language.

Councilmember Zimmerman referenced Page 15 and noted that things were added to the additional guidelines on lines 656, 658 and 677.

Mr. Lunny indicated that it is his understanding that those are the more specific language that we were asked to consider that was taken from the other municipality.

Councilmember Zimmerman was concerned that we were getting too much into this and this is even stricter; it really starts to take away the ability of someone doing work.

Mr. Lunny commented that another Council member was looking for more particular information.

Councilmember Stoner advised that it was her. She indicated that the Town of Palm Beach has specific design guidelines and questioned if we wanted to try to incorporate some of those things versus the generality. The whole reason for having this is to create some clear guidelines and parameters for designation. She thinks when you leave it wide open a wide open interpretation is never productive or satisfactory for either side.

Councilmember Zimmerman stated that Palm Beach is geared more for its district in an area compared to a single historic building.

Councilmember Stoner agreed that we do not have the historical buildings that the Town of Palm Beach does but there are some aspects that are fairly general. She requested that they look at it and Mr. Morgan pulled out some general notations versus real specific.

Mr. Lunny indicated that their department is not particularly married to any of these; they were trying to balance.

Councilmember Stoner believed that they were trying to find a balance that serves a purpose for creating the preservation.

Councilmember Zimmerman emphasized that he was not in agreement with this item; he does not agree with it in the context of where we are in our City. To say, "A new street façade shall blend with the buildings adjacent to it", architecturally that does not work very well sometimes and it may be inappropriate. The same with the

doors and windows; if it is related amongst the building itself that is one thing but if it is adjacent buildings or adjacent neighborhoods that is a different thing. The same with the design of the roof. He thinks most of our other comments kept the building design within the building design for the historic building or place and he does not want it to restrict or force the new design into something adjacent that does not necessarily meet the historical nature of the building we are talking about.

Councilmember Jacobs commented that one thing to consider is that it may not apply in our lifetime but it may apply one day in terms of future. He prefers the Preservation Board to be less restrictive in philosophy than more restrictive.

Councilmember Fadgen deferred to Councilmember Zimmerman because he has a particular expertise in this area. He thinks when looking at a potential historical building there are problems just with that aspect without being concerned about neighbors and neighborhoods.

Councilmember Levy believes that we should eliminate #3, #4, #9 and #10 and pass the rest.

Motion by Councilmember Levy, seconded by Councilmember Fadgen, to approve Ordinance No. 2521 subject to eliminating #3, #4, #9 and #10 on Pages 15 and 16. Motion carried on the following roll call vote:

Ayes: Jacobs, Zimmerman, Fadgen, Levy, Stoner
Nays: None

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ADMINISTRATIVE ITEMS

20. DISCUSSION CONCERNING APPLICATIONS FOR RETIREMENT BOARD APPOINTMENTS.

A memorandum dated November 7, 2014, to Mayor Diane Veltri Bendekovic and all Members of City Council, from Beth A. Haines, Pension Administrator, follows:

Please see the attached applications that were submitted by various residents for appointment to the Volunteer Firefighters', General Employees' or Police Officers' Retirement Boards. For the residents who indicated an interest in more than one Retirement Board we requested that they let us know their preferences.

This item is now ready for your Administrative discussion.

Mayor Bendekovic advised that the next Pension Board meeting for General Employees and Volunteer Firefighters is in December 2014. One Council member has indicated that they no longer want to serve on the Board and she wanted to know if there was anyone else who wanted to remove themselves from the Pension Boards.

Councilmember Jacobs clarified that his term expired.

In response to Mayor Bendekovic, Councilmember Jacobs advised that he no longer wishes to serve.

Mayor Bendekovic questioned if any other Council members would like to move to the Volunteer Firefighters' Retirement Board. If not, we have some candidates and one in particular whose #1 choice was to be on that Board; Mr. David Brownell.

Mr. Lunny indicated that Council appoints the residents for the Volunteer Firefighters Retirement Board.

In response to Mayor Bendekovic, none of the Council members wished to switch off of their Board.

Mayor Bendekovic recommended that Mr. Brownell replace Councilmember Jacobs in that position. She questioned if we need to do something with Carey Blanchard and Steve Merritt.

Susan Slattery, City Clerk, advised that they were voted by the Volunteer Firefighters.

Mayor Bendekovic thanked the other individuals who volunteered their services and stated we will keep their names on file.

Councilmember Stoner mentioned that one applicant lives in Coral Springs.

Mr. Lunny indicated that under the Police Officers' Retirement Plan, the officers get to pick two; the City Council members pick two residents and then the four that are already seated pick the fifth who does not need to be a City resident.

Motion by Councilmember Levy, seconded by Councilmember Zimmerman, to approve the appointment of Mr. Brownell to the Volunteer Firefighter's Retirement Board in replacement of Councilmember Jacobs. Motion carried on the following roll call vote:

Ayes: Jacobs, Zimmerman, Fadgen, Levy, Stoner
Nays: None

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LEGISLATIVE ITEMS – None.

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QUASI-JUDICIAL CONSENT AGENDA - None.

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QUASI-JUDICIAL ITEMS

NOTE: Item No.'s 21 and 22 were voted on in tandem.

- 21. REQUEST TO DEFER SITE PLAN, ELEVATIONS, AND LANDSCAPE PLAN – PLANTATION COMMERCIAL DEVELOPMENT LOCATED AT 700 SOUTH STATE ROAD 7 (FAMILY DOLLAR – PP13-0032) UNTIL JANUARY 21, 2015.
- 22. REQUEST TO DEFER RESOLUTION AND SITE PLAN FOR CHABAD LOCATED AT 10359 WEST BROWARD BOULEVARD (PP13-0029) UNTIL JANUARY 21, 2015.

Motion by Councilmember Fadgen, seconded by Councilmember Jacobs, to Defer Item No.'s 21 and 22 until January 21, 2015. Motion carried on the following roll call vote:

Ayes: Jacobs, Zimmerman, Fadgen, Levy, Stoner
Nays: None

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COUNCILMEMBERS' COMMENTS

Councilmember Levy thanked the Police Retirement Board for allowing him to attend the Trustee school in New Orleans.

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Mayor Bendekovic made the following comments:

- She thanked the Plantation Junior Woman's Club for Art in the Park.
- The holiday season is coming and the Chief of Police is in the planning stages of what action plan will be put into place so we do not have a repeat of what happened last year, especially with the public safety and the holiday display. They will be meeting with neighbors in the next couple of weeks once there is a definitive plan in place.

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Councilmember Stoner introduced students from South Broward High School; they are part of the Marine Science Magnet Program. One of their requirements is attending a City Council meeting.

Moses Holden (sic), student, was present. He indicated that one of the Magnet Program requirements is attending a City Council meeting and writing an essay on what they learned.

Councilmember Fadgen commented that if they missed anything they can listen to the meeting on the Plantation website.

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PUBLIC REQUESTS OF THE COUNCIL CONCERNING MUNICIPAL AFFAIRS – None.

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SEALED COMPETITIVE SOLICITATIONS – None.

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WORKSHOPS – None.

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Meeting adjourned at 8:22 p.m.

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Councilmember Lynn Stoner, President
City Council

ATTEST:

Susan Slattery
City Clerk

RECORD ENTRY:

I HEREBY CERTIFY that the Original of the foregoing signed Minutes was received by the Office of the City Clerk and entered into the Public Record this _____ day of _____, 2014.

Susan Slattery, City Clerk